## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TENNESSEE AT KNOXVILLE

)		
)		
)	No.:	3:20-CV-491-RLJ-DCP
) ) ) )		
)		
JUDGMENT ORDER		
For the reasons set forth in the Memorandum Opinion filed herewith, Defendants' motion		
to dismiss [Doc. 28] is <b>GRANTED</b> , and this action is <b>DISMISSED WITH PREJUDICE</b> .		
Because the Court CERTIFIED in the Memorandum Opinion that any appeal from this		
decision would not be taken in good faith, should Plaintiff file a notice of appeal, he is <b>DENIED</b>		
leave to appeal in forma pauperis. See 28 U.S.C. § 1915(a)(3); Fed. R. App. P. 24.		
ne file.		
	ENT	ER:
	Uni	s/ Leon Jordan ited States District Judge
	orandum C s action is the Memo should Plair J.S.C. § 19	ment order  ment order  ment order  orandum Opinion file s action is DISMISS  the Memorandum O  should Plaintiff file a  J.S.C. § 1915(a)(3); Fine file.

ENTERED AS A JUDGMENT /s/ LeAnna R. Wilson

CLERK OF COURT